#### EXHIBIT 1

1-1-8

1-1-9

## 1-1-6. Effect of adoption of Code upon terms of office and rights of officials or employees.

- adoption of this Code. unless otherwise expressly provided or unless such office is abolished by the (a) The adoption of this Code shall not affect the term of office or the right to hold office of any person who is in office on November 1, 1982,
- state, unless otherwise provided in this Code. political subdivision, authority, or other governmental entity within this employee of the state or any county, municipal corporation, school system, expenses, per diem, allowances, retirement, or other rights of any official or (b) The adoption of this Code shall not affect the compensation,

# 1-1-7. Notes and catchlines of Code sections not part of law

sections of this Code, except the Code section numbers included in the part of the law. (Ga. L. 1982, p. 3, § 1.) are given for the purpose of convenient reference and do not constitute historical citations, title and chapter analyses, and notes set out in this Code no manner limit or expand the construction of any Code section. All and title and chapter analyses do not constitute part of the law and shall in headings or catchlines immediately preceding the text of the Code sections, catchlines immediately preceding or within the text of the individual Code Unless otherwise provided in this Code, the descriptive headings or

Title 11 as constituting part of that title, Cross references. - Section captions in

### JUDICIAL DECISIONS

Cited in Hogan v. State, 178 Ga. App. 534, 343 S.E.2d 770 (1986); Brown v. Earp, 261 Ga. 522, 407 S.E.2d 737 (1991).

## 1-1-8. References to state law or this Code

- chapters, articles, parts, subparts, or Code sections of this Code. titles, chapters, articles, parts, subparts, or Code sections shall mean titles, (a) Unless otherwise indicated in the context, references in this Code to
- provision or law as it now or hereafter exists. law of this state shall mean and be construed to refer to such other in this Code or in any law of this state to another provision of this Code or (b) Unless there is an expressed intention to the contrary, any reference
- resolution of the General Assembly or to any title, chapter, section, or other (c) Any reference in any local or special law of this state to any Act or

subsection, paragraph, subparagraph, division, or subdivision of the Official Code of Georgia Annotated. to the appropriate title, chapter, article, part, subpart, Code section, portion of any prior code of this state shall be construed to be a reference

- a law of the State of Georgia which has been codified in the Official Code of Georgia Annotated shall be construed to be a reference to such law as contained in the Official Code of Georgia Annotated. citation in any public or private document, writing, or other instrument to (d) Unless otherwise indicated by the context in which it is used, any
- p. 3, § 1; Ga. L. 1983, p. 3, § 2.) or referred to as "O.C.G.A." (Ga. L. 1981, Ex. Sess., p. 8, § 6; Ga. L. 1982 under authority of the State of Georgia. The Official Code of Georgia shall mean and refer to the Official Code of Georgia Annotated published Annotated published under authority of the State of Georgia may be cited public or private document, writing, or other instrument to "O.C.G.A." (e) Any reference in any Act of the General Assembly or in any other

## 1-1-9. Effective date of Code.

This Code shall become effective on November 1, 1982

### JUDICIAL DECISIONS

cited below was decided under former Code Editor's notes. - Some of the decisions

tenced to a five-year confinement pursuant to that section. Ketchum v. State, 167 Ga. App. 858, 307 S.E.2d 742 (1983). Driving while license revoked under former Code provision. — Where a driver was declared a habitual violator by the De-Code section" within the meaning of Code of Georgia Annotated became effec-tive on November 1, 1982, the revocation of then was convicted for operating a motor vehicle while his license was still revoked pursuant to that action, after the Official partment of Public Safety under the provi-sions of former Code 1933, § 68B-308(a), he driver's license was effective "under this 40-5-58(c), and the driver can be sen-

Ga. Ry. v. State, 104 Ga. 831, 31 S.E. 531, 42 387 (1904); Atkinson v. Swords, 11 Ga. App. 167, 74 S.E. 1093 (1912). See also Central of Code. Barnes v. Carter, 120 Ga. 895, 48 S.E. Effect of adopting the Code was to enact into one statute all of the sections of the L.R.A. 518 (1898); Thornton v. State, 5 Ga

> Adoption, not the compilation, is the leg-islative Act. Western & A.R.R. v. Young, 83 Ga. 512, 10 S.E. 197 (1889).

Errors were not adopted. City of Atlanta v. Gate City Gas Light Co., 71 Ga. 106 (1883); Bailey v. McAlpin, 122 Ga. 616, 50 S.E. 388

of Ga. Ry. v. State, 104 Ga. 831, 31 S.E. 531, and becomes a part of the law of this state 42 L.R.A. 518 (1898); Kennedy v. Meara, 127 Huff v. Markham, 70 Ga. 284 (1883); Central of the title of the original Act are immaterial upon the adoption of the Code, the contents Ca. 68, 56 S.E. 243, 9 Ann. Cas. 396 (1906). - If an Act has been embodied in the Code If Act embodied in Code, title immaterial.

Rulings are all as applicable to the Code as to the statute on which they were made, for the statute. Wall v. Jones, 62 Ga. 725 (1879). Code is not substantially different from the Rulings on statute applicable to Code. -

repealed. Shumate v. Williams, 34 Ga. 245 (1866); Georgia R.R. & Banking Co. v. Wynn, 42 Ga. 331 (1871); Miller v. Southentire subject matter, what is omitted is Where provision of the Code treats the